IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF WEST VIRGINIA

CHARLESTON DIVISION

XAVIER HERSOM, et al.,

Plaintiffs,

v. CIVIL ACTION NO. 2:21-cv-00450

BILL J. CROUCH, et al.,

Defendants.

AMENDED SCHEDULING ORDER

Pending before the court is the joint motion to extend discovery deadline and modification of the current schedule [ECF No. 34]. For good cause shown, the joint motion is **GRANTED**. Pursuant to Rule 16(b) and Local Rule of Civil Procedure 16.1(e), it is further **ORDERED** that this case shall proceed as follows:

Deposition deadline and close of discovery.	6/30/2022
Filing of dispositive motions.	7/20/2022
Responses to dispositive motions.	8/3/2022
Reply to response to dispositive motion	8/10/2022
Settlement meeting.	9/20/2022
Filing of motions in limine.	9/27/2022
Responses to motions in limine.	10/4/2022
Plaintiff draft of pretrial order to defendant.	9/26/2022
Integrated pretrial order filed by defendant.	10/3/2022
Pretrial conference.	10/17/2022 10:00 AM
Proposed jury instructions filed.	11/8/2022
Final settlement conference.	11/14/2022 9:30 AM
Trial	11/15/2022 8:30 AM

The last date to complete depositions shall be the "discovery completion date" by which all discovery, including disclosures required by Federal Rule of Civil Procedure 26(a)(1), and (2), but not disclosures required by Federal Rule of Civil Procedure 26(a)(3), shall be completed. Pursuant to Local Rule 26.1(c), the court adopts and approves the agreements of the parties with respect to limitations on discovery (numbers of interrogatories, requests for admissions, and depositions).

Regarding the settlement meeting, the parties and their lead trial counsel, if any, shall meet and conduct negotiations looking toward the settlement of the action, and counsel and any unrepresented parties will be prepared at the pretrial conference to certify that they have done so. Counsel for the plaintiff(s) shall take the initiative in scheduling the settlement meeting, and all other counsel and unrepresented parties shall cooperate to effect such negotiations. If the action is not settled during the settlement meeting, and if there is no order or stipulation to the contrary, counsel and unrepresented parties shall make all Rule 26(a)(3) disclosures at the conclusion of the meeting or session.

The proposed integrated pretrial order, signed by all counsel and unrepresented parties, shall set forth the matters listed in Local Rule 16.7(b).

At both the pretrial and final settlement conferences, lead trial counsel shall appear fully prepared to discuss all aspects of the case. Individuals with full authority to settle the case for each party shall be present in person or immediately available by telephone.

Regarding the proposed charge to the jury, counsel shall submit numbered instructions in charge form on substantive theories of recovery or defense, on damages and on evidentiary matters peculiar to the case, and special interrogatories, if any be appropriate to the case, along with a proposed verdict form.

Should lead trial counsel fail to appear at any pre-trial conference or otherwise fail to meet and confer in good faith with opposing counsel as required herein, or should a party or his authorized representative fail to appear or be available at any conference or otherwise fail to meet and confer in good faith as required herein, appropriate sanctions may be imposed, including, but not limited to, sanctions by way of imposition of attorney fees against the attorney and/or his client pursuant to Rule 16(f).

The Clerk is directed to transmit copies of this order to all counsel of record and any unrepresented parties.

ENTER: April 25, 2022

JØSEPH R. GOODWIN

UNITED STATES DISTRICT JUDGE